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9	Attorneys for Defendants Wynn Resorts, Limited		
10	and Wynn Las Vegas, LLC		
	UNITED STATES DISTRICT COURT		
11	DISTRICT OF NEVADA		
12	JUDY DOE NO. 1, an individual; JUDY DOE	Case No.: 2:19-cv-01904-GMN-VCF	
13	NO. 2, an individual; JUDY DOE NO. 3, an	Case 110 2.19-67-01904-019111- VC1	
14	individual; JUDY DOE NO. 4, an individual; JUDY DOE NO. 5, an individual; JUDY DOE		
15	NO. 6, an individual; JUDY DOE NO. 7, an	STIPULATION AND ORDER TO	
	individual; JUDY DOE NO. 8, an individual; and JUDY DOE NO. 9, an individual,	EXTEND TIME FOR DEFENDANTS TO RESPOND TO PLAINTIFFS'	
16	Plaintiffs,	THIRD AMENDED COMPLAINT	
17	Traintins,	(FIDST DECLIEST)	
18	VS.	(FIRST REQUEST)	
19	WYNN RESORTS, LIMITED, a Nevada		
	corporation; WYNN LAS VEGAS, LLC, ability company; DOES I through X; and ROE		
20	CORPORATIONS I through X, inclusive,		
21	Defendants.		
22			
23	IT IS HEREBY STIPULATED by and be	tween Plaintiffs and Defendants, by and through	
24	IT IS HEREBY STIPULATED by and between Plaintiffs and Defendants, by and through		
	their respective counsel, that Defendants shall have an extension up to and including April 3, 2023,		
25	in which to file their respective responses to Plaintiffs' Third Amended Complaint (ECF No. 167).		
26	This Stipulation is submitted and based upon the following:		
27	1. Defendants' respective responses to Plaintiffs' Third Amended Complaint are		
28	currently due on March 20, 2023.		

1	2. However, due to the breadth	of the Third Amended Complaint, which includes 500
2	paragraphs of allegations over 92 pages and 231 pages of exhibits attached thereto, Defendants	
3	require additional time to investigate and prepare their responses.	
4	3. Further, lead counsel for Defendants will be out of state during the week of March	
5	13, 2023 for vacation (a school Spring Break trip to Washington, D.C.) and will have limited access	
6	to documents and email.	
7	4. This is the first request for an extension of time for Defendants to file their respective	
8	responses to Plaintiffs' Third Amended Complaint.	
9	5. This request is made in good faith and not for the purpose of delay.	
10	6. Nothing in this Stipulation, no	or the fact of entering to the same, shall have the effect
11	of or be construed as waiving any claim or defense held by any party hereto.	
12	Dated this 10th day of March, 2023.	
13	GILBERT & ENGLAND LAW FIRM	JACKSON LEWIS P.C.
14	/s/ Danielle J. Barraza	/s/ Deverie J. Christensen
15	KATHLEEN J. ENGLAND, ESQ. Nevada Bar No. 206	DEVERIE J. CHRISTENSEN, ESQ. Nevada Bar No. 6596
16	610 South Ninth Street Las Vegas, Nevada 89101	JOSHUA A. SLIKER, ESQ. Nevada Bar No. 12493
17	MAIER GUTIERREZ & ASSOCIATES	HILARY A. WILLIAMS, ESQ. Nevada Bar No. 14645 300 S. Fourth Street, Suite 900 Las Vegas, Nevada 89101
18	Jason R. Maier, Esq. Nevada Bar No. 8557	
19	Joseph A. Gutierrez, Esq.	Attorneys for Defendants
20	Nevada Bar No. 9046 Danielle J. Barraza, Esq.	
21	Nevada Bar No. 13822 8816 Spanish Ridge Avenue	
22	Las Vegas, Nevada 89148 Attorneys for Plaintiffs	
23		<u>ORDER</u>
24	IT IS SO ORDERED:	
25	Can Lande	
26	United States District Court Judge /	
27	United States Magistrate Judge	
28		Dated:

JACKSON LEWIS P.C. LAS VEGAS